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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/613,631	07/03/2003	Kuansan Wang	M61.12-0521	4356
27366 7590 02/22/2007 WESTMAN CHAMPLIN (MICROSOFT CORPORATION)			. EXAMINER	
SUITE 1400 900 SECOND AVENUE SOUTH MINNEAPOLIS, MN 55402-3319			AZAD, ABUL K	
			ART UNIT	PAPER NUMBER
			2626	
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MOI	NTHS	02/22/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	lication No. Applicant(s)			
		10/613,631	WANG, KUANSAN			
		Examiner	Art Unit			
	·	ABUL K. AZAD	2626			
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the o	correspondence address			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLEMENTER IS LONGER, FROM THE MAILING Ensions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period ret to reply within the set or extended period for reply will, by statute the reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from e. cause the application to become ARANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133)			
Status		•				
1)⊠	Responsive to communication(s) filed on <u>03 J</u>	lulv 2003				
		s action is non-final.				
· · · · · · · · · · · · · · · · · · ·	Since this application is in condition for allower		esecution as to the merits is			
,	closed in accordance with the practice under					
Dispositi	on of Claims					
	Claim(s) <u>1-38</u> is/are pending in the application	·				
	4a) Of the above claim(s) is/are withdra					
	Claim(s) is/are allowed.	with north consideration.				
	∑ Claim(s) is/are allowed. Claim(s) <u>1-31,34,37 and 38</u> is/are rejected.					
	Claim(s) is/are objected to.		·			
	Claim(s) are subject to restriction and/o	or election requirement	•			
	;	or election requirement.				
	on Papers					
	The specification is objected to by the Examin					
10)⊠	10) The drawing(s) filed on <u>03 July 2003</u> is/are: a) accepted or b) objected to by the Examiner.					
	Applicant may not request that any objection to the	•	•			
	Replacement drawing sheet(s) including the correct					
11)	The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.			
Priority u	nder 35 U.S.C. § 119					
· · · · -	Acknowledgment is made of a claim for foreigr ☐ All b)☐ Some * c)☐ None of:	n priority under 35 U.S.C. § 119(a)-(d) or (f).			
	1. Certified copies of the priority documen	ts have been received.				
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the price					
	application from the International Burea		3			
* S	ee the attached detailed Office action for a list	of the certified copies not receive	ed.			
Attachmen	: :(s)					
	e of References Cited (PTO-892)	4) Interview Summary				
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate			
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice of Informal P 6) Other:	atent Application			

DETAILED ACTION

1. Claims 1-38 are pending in this Office Action.

Claim Rejections - 35 USC § 101

- 2. 35 U.S.C. 101 reads as follows:
 - Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.
- 1. Claims 1-26 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.
- 2. An invention may be patentable only if it falls in of the four statutory class of subject matter 35 U.S.C. 101 *Kewanee Oil Corp., 416 U.S. 470,483,181 USPQ 673,679 (1974)*. The CCPA stated that "any process, machine, manufacture, or composition of matter constitutes statutory subject matter unless it falls within a judicially determined exception of section 101." *In re Pardo, 684 F. 2d 912,214 USPQ 673,677 (CCPA 1982)*. The claims are directed to non-statutory subject matter because the claimed subject matter falls within the mere idea or abstract intellectual concept exception to U.S.C. 101.
- 3. Descriptive material that cannot exhibit any function interrelationship with the way in which computing process are performed does not constitute a statutory process. Non-functional descriptive material stored on a medium is merely carried on the medium, it is not structurally or functionally interrelated to the medium. The allowance of such a claim would exalt form over substance. See Guidelines IV.B.1(a)-(b).
- 4. Computer programs claimed as computer listings per se, i.e., the descriptions or expressions of the programs, are not physical "things." They are neither computer

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components nor statutory processes, as they are not "acts" being performed. Such claimed computer programs do not define any structural and functional interrelationships between the computer program and other claimed elements of a computer which permit the computer program's functionality to be realized.

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5. When nonfunctional descriptive material is recorded on some computer-readable medium, in a computer or on an electromagnetic carrier signal, it is not statutory since no requisite functionality is present to satisfy the practical application requirement.

Merely claiming nonfunctional descriptive material, i.e., abstract ideas, stored on a computer-readable medium, in a computer, or on an electromagnetic carrier signal, does not make it statutory. See Diehr, 450 U.S. at 185-86, 209 USPQ at 8 (noting that the claims for an algorithm in Benson were unpatentable as abstract ideas because "[t]he sole practical application of the algorithm was in connection with the programming of a general purpose computer."). Such a result would exalt form over substance. In re Sarkar, 588 F.2d 1330, 1333, 200 USPQ 132, 137 (CCPA 1978) ("[E]ach invention must be evaluated as claimed.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-38 are rejected under 35 U.S.C. 102(e) as being anticipated by Marquette (US 2004/0125794).

As per claim 1, Marquette teaches, "a computer readable medium having instructions that, when implemented on a computer cause the computer to process information", the instructions comprising:

"a stepwise module including instructions executed in a defined order based on an execution algorithm" (Fig. 5, element 502, VXML); and

"an object oriented module including at least one object having a temporal trigger for initializing an operation associated with the instructions" (Fig. 5, element 502, SALT).

As per claim 2, Marquette teaches, "wherein the execution algorithm automatically invokes the temporal trigger when at least one object is encountered" (Paragraph 0031).

As per claim 3, Marquette teaches, "wherein the stepwise module is a VoiceXML module executing a form interpretation algorithm" (Paragraph 0031).

As per claim 4, Marquette teaches, "wherein the object oriented module is a SALT module having speech application language tags" (paragraph 0031).

As per claim 5, Marquette teaches, "wherein the temporal trigger initializes a speech recognition event" (paragraph 0041).

As per claim 6, Marquette teaches, "wherein the temporal trigger initializes a DTMF recognition event" (paragraph 0042).

As per claim 7, Marquette teaches, "wherein the temporal trigger initializes a messaging event" (paragraph 0042).

As per claim 10, Marquette teaches, "wherein the object oriented module initializes a recognition event having a plurality of grammars to obtain a recognition result and associates the recognition result with at least one of the plurality of grammars" (paragraph 0041).

As per claim 12, Marquette teaches, "wherein the stepwise module declares a field and wherein the object oriented module declares initializes a recognition event to obtain a recognition result from the user to fill the field and executes a prompt to render the field to the user" (paragraphs 0041 and 0042).

As per claim 13, Marquette teaches, "wherein the object oriented module executes a messaging event to connect to a remote application" (paragraph 0040).

As per claim 14, Marquette teaches, "wherein the object oriented module receives the result based on the messaging event and renders the result to a user" (paragraph 0042).

As per claim 15, Marquette teaches, "wherein the execution algorithm as automatically advances to a subsequent instruction after completion of the operation" (paragraphs 0041 and 0042).

As per claim 16, Marquette teaches, "wherein the trigger is one of an indication of error, exception, recognition and no recognition" (paragraph 0042).

As per claim 17, Marquette teaches, "wherein the trigger is completion of a playback instruction" (paragraphs 0041 and 0042).

As per claim 18, Marquette teaches, "wherein the trigger is receipt of a message" (paragraph 0042).

As per claims 19, 22, 25-31, 34, 36-38, they are interpreted and thus rejected for the same reasons set forth in the rejection of claims 1-7, 10, 12-18, because of similar scope in the claims limitations.

Allowable Subject Matter

5. Claims 32, 33, 35 and 36 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Abul K. Azad** whose telephone number is **(571) 272-7599**. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Richemond Dorvil**, can be reached at **(571) 272-7602**.

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February 16, 2007

Abul K. Azad Primary Examiner Art Unit 2626